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Attorney for Defendant Thornoung			
UNITED STATES DISTRICT COURT			
DISTRICT OF NEVADA			
UNITED STATES OF AMERICA,)			
) CASE NO. 2:18-CR-00208-RFB-CWH Plaintiff,			
vs.			
ROBERT THORNBURG,			
Defendant.			
<u> </u>			
STIPULATION AND ORDER TO APPROVE DEFENDANT THORNBURG MOVING FROM HALFWAY HOUSE			
IT IS HEREBY STIPULATED AND AGREED, by and between DAYLE ELIESON, United			
States Attorney, and BRANDON JAROCH, Assistant United States Attorney, counsel for the United			
States of America, and RUSSELL E. MARSH, ESQUIRE, Wright Marsh & Levy, counsel for			
ROBERT THORNBURG, that Mr. Thornburg be allowed to move from the halfway house to an			
apartment that he has leased.			
This stipulation is entered into for the following reasons:			
1. This matter was charged by Complaint on June 22, 2018, and the original Indictment			
was returned on July 3, 2018. A Superseding Indictment was brought on August 21, 2018, which			
includes new and additional charges against Mr. Thornburg. The co-defendant in this case has			

pleaded guilty and is pending sentencing. Mr. Thornburg's case is currently set for trial on March

11, 2019. Defendant Thornburg is released pending trial and is currently residing at a half-way

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house.

1	2. Under the Personal Recognizance Bond executed by Mr. Thornburg (ECF No. 17)			
2	he is to stay at a halfway house "until a suitable residence can be verified."			
3	3.	Mr. Thornburg has sign	ed a lease starting January 2, 2019, for a residence in Las	
4	Vegas The lease has been reviewed and the residence has been approved by U.S. Pretrial Services			
5	but the Pretrial Services Officer asks that the Court also approve this request.			
6	4.	Pretrial Services has re	eviewed and approved this Stipulation and Order. The	
7	Government has been contacted and defers to the recommendation by Pretrial Services and the			
8	Court's discretion in granting the request.			
9	5.	Mr. Thornburg should b	be allowed to move out of the halfway house and into the	
10	approved apartment that he has rented. All other conditions of Mr. Thornburg's pretrial release			
11	would remain in full force and effect.			
12	Dated this 27th day of December, 2018.			
13	Respectfully submitted:			
14	WRIGHT MA	ARSH & LEVY	DAYLE ELIESON	
15			UNITED STATES ATTORNEY	
16	BY /s/ Russell E. Marsh		BY /s/ Brandon Jaroch	
17		L E. MARSH, ESQUIRE for Defendant Thornburg	BRANDON JAROCH Assistant U.S. Attorney	
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1	UNITED STATES DISTRICT COURT			
2	DISTRICT OF NEVADA			
3 4	UNITED STATES OF AMERICA,) Plaintiff, CASE NO. 2:18-CR-00208-RFB-CWH			
5678	vs. NOBERT THORNBURG, Defendant. ORDER			
9	Based on the Stipulation between Defendant, Robert Thornburg, and the Government,			
10	through counsel, and good cause appearing,			
11	IS IT HEREBY ORDERED that Defendant Thornburg be allowed to move out of the halfway			
12	house and into an approved residence. All other conditions of Pretrial Supervision remain in effect			
13	IT IS SO ORDERED.			
14	DATED: _January 10, 2019			
15	AD-			
16	RICHARD F. BOULWARE, II			
17	United States District Judge			
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